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FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
02/12/1996	JOHN B. CLASSEN	CLASSEN=1A	9417		
02/11/2003					
BROWDY AND NEIMARK, P.L.L.C.			EXAMINER		
ET, NW					
OC 20001-5303		ART UNIT	PAPER NUMBER		
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	02/12/1996 02/11/2003 NEIMARK, P.L.L.C.	02/12/1996 JOHN B. CLASSEN  02/11/2003  NEIMARK, P.L.L.C. ET, NW	02/12/1996 JOHN B. CLASSEN CLASSEN=1A  02/11/2003  NEIMARK, P.L.L.C. ET, NW  OC 20001-5303  ART UNIT		

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.	

EXAMINER

ART UNIT PAPER

50

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**Commissioner of Patents and Trademarks** 



## Notification of Non-Compliance With 37 CFR 1.192(c)

Application No.		Applicant(s)	
	08/591,651	CLASSEN, JOHN B.	
	Examiner	Art Unit	
	Zachariah Lucas	1648	
		1	l

--The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

The Appeal Brief filed on <u>05 November 2002</u> is defective for failure to comply with one or more provisions of 37 CFR 1.192(c). See MPEP § 1206.

To avoid dismissal of the appeal, applicant must file IN TRIPLICATE a complete new brief in compliance with 37 CFR 1.192 (c) within the longest of any of the following three TIME PERIODS: (1)ONE MONTH or THIRTY DAYS from the mailing date of this Notification, whichever is longer; (2) TWO MONTHS from the date of the notice of appeal; or (3) within the period for reply to the action from which this appeal was taken. EXTENTIONS OF THESE TIME PERIODS MAY BE GRANTED UNDER 37 CFR 1.136.

1. [			does not contain the items required under 37 CFR 1.192(c), or the items are not under the proper or in the proper order.
2. 🏻	⅓		does not contain a statement of the status of all claims, pending or cancelled, or does not identify the claims (37 CFR 1.192(c)(3)).
3. [			one amendment has been filed subsequent to the final rejection, and the brief does not contain a t of the status of each such amendment (37 CFR 1.192(c)(4)).
4. [			does not contain a concise explanation of the claimed invention, referring to the specification by page number and to the drawing, if any, by reference characters (37 CFR 1.192(c)(5)).
5. [		The brief	does not contain a concise statement of the issues presented for review (37 CFR 1.192(c)(6)).
6. [		A single g	ground of rejection has been applied to two or more claims in this application, and
(;	a)		rief omits the statement required by 37 CFR 1.192(c)(7) that one or more claims do not stand or fall her, yet presents arguments in support thereof in the argument section of the brief.
(1	b)		rief includes the statement required by 37 CFR 1.192(c) (7) that one or more claims do not stand or fall her, yet does not present arguments in support thereof in the argument section of the brief.
7. [		The brief	does not present an argument under a separate heading for each issue on appeal (37 CFR 1.192(c)(8)).
8. 🏻	₫	The brief	does not contain a correct copy of the appealed claims as an appendix thereto (37 CFR 1.192(c)(9)).
9. [2 ·	₃	Other (inc	cluding any explanation in support of the above items):
			al Brief does not correctly state the status of all the claims. Claims that are still pending in the case have been a, claims 33-40, 79-88), and claims that have been cancelled have been indicated to be pending (e.g. claim 159).

The Appeal Brief does not correctly state the status of all the claims. Claims that are still pending in the case have been omitted (e.g. claims 33-40, 79-88), and claims that have been cancelled have been indicated to be pending (e.g. claim 159). Further, it is unclear what is meant in the sentence after the one identifying the pending claims stating, "All other claims are rejected." Pages 1-2 of the Appeal Brief. If a claim is not pending, it cannot be under rejection.

The copy of the claims in the Appendix to the Appeal Brief does not correctly reflect the status of the claims as of entry of the October 18, 2002 amendment.

The Appeal Brief referred to above includes reference to an Affidavit and to exhibits submitted after appeal. These documents and have been denied entry by the examiner (paper 45) and by Petition (paper 49) because they have been found wanting in "good and sufficient reasons why they were not earlier presented," under 37 CFR 1.195. Inclusion of such material in the Appeal brief is therefore improper. In view of the inclusion of this material in the Appeal Brief, the examiner

finds the brief defective.

JAMES HOUSEL 2/10/03
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600